

INTERNATIONAL SEARCH REPORT

International application No. PCT/AU03/00386

A.	CLASSIFICATION OF SUBJECT MATTER		•		
Int. Cl. 7;	A61B 5/022, A61F 13/02				
According to	o International Patent Classification (IPC) or to both	national classification and IPC			
В.	FIELDS SEARCHED		•		
Refer elect	cumentation searched (classification system followed by cronic database consulted below	•			
Documentation	on searched other than minimum documentation to the ex	ent that such documents are included in the fields search	hed		
	ta base consulted during the international search (name of ywords: artery, pressure skin and similar terms	data base and, where practicable, search terms used)			
C.	DOCUMENTS CONSIDERED TO BE RELEVANT	r			
Category*	Citation of document, with indication, where app	propriate, of the relevant passages	Relevant to claim No.		
W.	US 5,269,312 A (KAWAMURA et al) 14 I				
X	Figure 1, Figure 2, column 6 line 27 to colu	mn 7 line 37	1-31		
x	US 5,183,050 A (KAWAMURA) 2 February 1993 Figure 1				
х	US 5,467,771 A (NARIMATSU et al) 21 N Abstract	ovember 1995	1-28		
X	Further documents are listed in the continuation	n of Box C X See patent family ann	ех		
"A" docur	is not considered to be of particular	ater document published after the international filing da and not in conflict with the application but cited to unde or theory underlying the invention			
"E" earlier application or patent but published on or "X" do after the international filing date con		ocument of particular relevance; the claimed invention cannot be insidered novel or cannot be considered to involve an inventive step then the document is taken alone			
"L" document which may throw doubts on priority "Y" do- claim(s) or which is cited to establish the con- publication date of another citation or other special with		locument of particular relevance; the claimed invention considered to involve an inventive step when the docum with one or more other such documents, such combination	ent is combined		
"O" docum	nent referring to an oral disclosure, use, "&" o	i person skilled in the art locument member of the same patent family	۶.		
"P" docum	ition or other means nent published prior to the international filing out later than the priority date claimed				
Date of the ac	tual completion of the international search	Date of mailing of the international search report	D 1111 2002		
30 June 20	- -	· 	8 JUL 2003		
	iling address of the ISA/AU N PATENT OFFICE	Authorized officer			
PO BOX 200 E-mail addres	N PATENT OFFICE , WODEN ACT 2606, AUSTRALIA is: pct@ipaustralia.gov.au . (02) 6285 3929	JAGDISH BOKIL			
		Telephone No: (02) 6283 2371			

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ategory*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to
	orman or assuming when are all appropriately or any restriction of the second or assuming to the	claim No.
	US 4,924,871 A (HONEYAGER) 15 May 1990	
X	Figure 2	1-28
	US 5,494,043 A (O'SULLIVAN et al) 27 February 1996	
X	Figure 3	1-28
	US 5,101,829 A (FUJIKAWA et al) 7 April 1992	Į .
X	Figure 2	1-28
	US 4,947,855 A (YOKOE et al) 14 October 1990	
X	Figure 1	1-28
	EP 1222894 A2 (SENSIDYNE INC) 17 July 2002	
A, P	Abstract	
	WO 95/04511 A1 (SMITH) 16 February 1995	
Α	Abstract	
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This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons: Claims Nos: because they relate to subject matter not required to be searched by this Authority, namely: Claims Nos: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: Claims Nos: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a) Box II Observations where unity of invention is lacking (Continuation of item 3 of first sheet) This International Searching Authority found multiple inventions in this international application, as follows: Claims 1-28 Claims 29-31 See supplemental box As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:	Box I Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
because they relate to subject matter not required to be searched by this Authority, namely: 2. Claims Nos:	
2. Claims Nos: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: 3. Claims Nos: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a) Box II Observations where unity of invention is lacking (Continuation of item 3 of first sheet) This International Searching Authority found multiple inventions in this international application, as follows: Claims 1-28 Claims 29-31 See supplemental box 1. X As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims 2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. 3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:	1. Claims Nos:
because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: 3.	because they relate to subject matter not required to be searched by this Authority, namely:
because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a) Box II Observations where unity of invention is lacking (Continuation of item 3 of first sheet) This International Searching Authority found multiple inventions in this international application, as follows: Claims 1-28 Claims 29-31 See supplemental box 1. X As all required additional search fees were timely paid by the applicant, this international search report covers all searchable claims 2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. 3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:	because they relate to parts of the international application that do not comply with the prescribed requirements to
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Remark on Protest The additional search fees were accompanied by the applicant's protest.	Remark on Protest The additional search fees were accompanied by the applicant's protest.
X No protest accompanied the payment of additional search fees.	X No protest accompanied the payment of additional search fees.

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Sup	plem	ental	Box
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(To be used when the space in any of Boxes I to VIII is not sufficient)

Continuation of Box No: II

The international application does not comply with the requirements of unity of invention because it does not relate to one invention or to a group of inventions so linked as to form a single general inventive concept. In coming to this conclusion the International Searching Authority has found that there are different inventions as follows:

- 1. Claims 1-28 are directed to a device for transcutaneous pressure waveform sensing of an artery comprising a skin depressing means. It is considered that a device for transcutaneous pressure waveform sensing of an artery comprising a skin depressing means comprises a first "special technical feature".
- 2. Claims 29-31 are directed to a target apparatus for use with the transcutaneous pressure waveform sensing device in which the target mark comprises a second "special technical feature".

Since the abovementioned groups of claims do not share either of the special technical features identified, a "technical relationship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the international application does not relate to one invention or to a single inventive concept, a priori.

INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No. PCT/AU03/00386

This Annex lists the known "A" publication level patent family members relating to the patent documents cited in the above-mentioned international search report. The Australian Patent Office is in no way liable for these particulars which are merely given for the purpose of information.

	Document Cited in Search Report			Pate	nt Family Member		
US	5269312	л	4301753	US	5267033	US	5506555
		ЛР	5052759	JP	4301757	JР	4302290
		Љ	5090830	æ	4302399 .	JР	4302228
		Љ	4194733	JР	4195499	JР	4194732
US	5183050	ЛР	4273457			,	•
US	5467771	EP .	649629	JP	7116136		
US	4924871	ЛР	2001223				
US	5494043	NONE					
US	5101829	JР	3207340				
US	4947855	NONE				· · · · · · · · · · · · · · · · · · ·	-
EP	1222894	AU	200210079	BR	200200058	· CA	2366493
		JP	2002272707	US	2001029325	AU	200010929
		BR	9914423	CA	2346639	EP	1121049
		US	6144868	wo	200021433	US	6343224
		US	2003009092	US	6519487		
NO.	9504511	AU	70099/94	,			